

Business Directory.

J. F. BAUMANN,
ARCHITECT
Supt. of Buildings.
OFFICE
Over E. C. National Bank,
Gay Street.

FIRE INSURANCE.
P. F. ATWELL, Agent.
Home Insurance Co. N. Y. Assets \$5,754,214
Continental Co. do 2,606,235
Franklin of Philadelphia, do 3,804,450
Stability

FAMILY GROCERIES.
C. LOCKE, No. 23, east side Market Square
On Commission Agent and Dealer in Family
Groceries Country Produce bought and sold.

RENTAL PUBLIC.
CHAS. B. BROWN,
Sole Agent for the National Bank.

PROFESSIONAL.
O. P. TEMPLE, Attorney at Law, at his Old
Office, East Side of Gay Street, near the
Courthouse. S. F. Atkin, Charges moderate.

"THE IMPERIAL"
Coal Cooking Stove**"The New Capitola"**
Wood Cooking Stove

HAVE EVERY
IMPROVEMENT OF
Utility, Value and Beauty.

THEY ARE NOT
Surpassed by any Stoves
sold in
East Tennessee.

Call and examine, or write for prices.
HAVEY, ROLEN & CO.,
Stoves and Tinware,
MARKET SQUARE,
Knoxville, Tenn.

Daily Weather Report.

Time	Barometer	Thermometer	Direction	Force	State of Sky
7 A. M.	29.91	65°	S. E.	3	Fair
10 A. M.	29.97	68°	W. S. W.	4	Clear
1 P. M.	29.93	84°	W. S. W.	4	Clear
4 P. M.	29.79	80°	W. S. W.	6	Fair

Maximum Thermometer 86.5°, Minimum 57°.
B. F. Houser,
Sergeant Signal Corps U. S. Army.

INDICATIONS: For Tennessee and the Ohio Valley, nearly stationary followed by a rapidly rising barometer, warmer southerly winds, shifting to cooler northerly winds, partly cloudy weather, and frequent rains, accompanied by local storms.

The health of Justice Hunt, of the Supreme Bench is improving, much to the chagrin of a score or two of lawyers, who are waiting for his old shoes.

CINCINNATI Commercial: "Jefferson Davis calmly sits upon his Miranda and looks out upon the yellow waters of the Mississippi and waits for time or the Democracy to remove Mr. Bruce's pantaloon from his seat in the Senate."

The Atlanta Constitution thinks Tilden must retire to the rear and think no more about the White House. As regards the Democratic ticket in 1880, Judge Church, of New York, and Mr. Hendricks, of Indiana, and think the rallying cry for the demoralized Democracy should be "fraud!"

LAST week the Knoxville Tribune, in common with a number of other Democratic papers, published what purported to be a letter to Gen. J. S. Robinson, in which that gentleman is made to appear as giving encouragement to the Oklahoma States. Of course it was a lie, out of whole cloth, but they published it all the same. The editor of the States has sent the following dispatch:

"OKOLONA, MISS., May 11, 1879.
"Thomas Hubbard, Bellefontaine, O.:
"I send the letter over my signature to General Gen. J. S. Robinson, in the Columbus (O.) Daily Democrat, as an INFAMOUS FORGERY."
"WILL H. KERNAN."

But not one of these Democratic papers will have the manliness to make a retraction.

The New Stock Speculations.

The new combination method of operating in stocks which Messrs. Lawrence & Co., Bankers, N. Y., have inaugurated, is attracting unusual attention in financial circles, by reason of its remarkable success. A customer in Providence, invested nine times, and made over \$500 in three months, by using from \$50 to \$500 capital. By the system, orders from thousands of customers, in various sums, are pooled into one immense capital, and operated as a mighty whole, thus giving to each shareholder all the advantages of large capital and shrewd skill. Profits are divided every 30 days. Any amount from \$10 to \$100 can be used in Messrs. Lawrence & Co.'s combination, with equal proportionate success. \$10 will make \$75 profit in the month, \$200 will return \$1,000, or 5 per cent. on the stock, and so on as the market varies. The new circular gives "two winning rules for success," and shows how any one can operate profitably. Mailed free, Stocks and bonds wanted. Government bonds supplied. Apply to Lawrence & Co., Bankers, 37 Exchange Place, N. Y.

TELEGRAPHIC.

The Legislative Bill Passes the Senate by a Party Vote.

Several Votes on the Coinage Bill the House.

Consideration of the Adjournment Question Indefinitely Postponed.

The Brigadiers Still Squirming Under the Effect of the Last Veto.

XLVI CONGRESS.

SENATE.

WASHINGTON, D. C., May 20.

Mr. McDonald asked leave to introduce a bill authorizing the President to employ the militia and land and naval forces of the United States to enforce the laws whenever their execution is obstructed by combinations too powerful to be suppressed by judicial authorities, etc., and preventing the military from being used as a posse comitatus except in cases authorized by the Constitution and laws.

Mr. Edmunds objected, on the ground that previous notice had not been given.

Mr. McDonald then withdrew the bill and gave notice that he should ask leave to introduce it to-morrow.

The Senate resumed the consideration of the Legislative, Executive and Judicial Appropriation bill.

Mr. Saunders read a short speech in opposition to the bill that the use of the military is necessary to secure fair elections in the South.

Mr. Whyte said that the political clauses of the bill were not extensive enough to meet his views, which were opposed to all Federal interference, civil or military, in State affairs. In his judgment, there is no such thing as national elections. Elections are either State or municipal. Senators or Representatives are agents of and responsible to States. There has been no prototype for our form of Government. Mr. Whyte made a constitutional and historical argument to support these views.

Mr. Jones, of Louisiana, followed in a speech, warmly defending the people of Louisiana from the charges made against them of violence and disloyalty, and insisting that they respected the United States authority, and were united in their efforts to secure good government. At four o'clock the vote was taken.

Mr. Edmunds' motion to strike out the clauses repealing the statutes relating to the test oath was lost; yeas 20, nays 37. Mr. Edmunds then moved to strike out the clause establishing a mode of drawing United States jurors. Lost, yeas 27, nays 37. He then moved to strike out the clauses repealing the statutes relating to United States Deputy Marshals and Supervisors of Elections. Lost, yeas 27, nays 37. He then moved to strike out the clause repealing section 5522 of the revised statutes which punishes interference with or obstruction of Deputy Marshals and Supervisors of Elections in the performance of their duties, which was lost, yeas 27, nays 37. The bill was then read a third time, and passed, yeas 37, nays 27. The Senate then proceeded to consider the Contagious Diseases bill, and without action, adjourned until Thursday.

HOUSE.

The House resumed the business of the morning hour the laws relating to the transfer of cases from the State to the Federal Courts, and Mr. Urner concluded his argument against it. He asked whether if an officer in executing of the fugitive slave law had committed homicide that officer would have been left (as he would be under this bill) to the tender mercies of a Massachusetts jury, and he asserted that the protection of the Government should be guaranteed to Federal officers. There was but one power sovereign and supreme in this broad land and that was the power of the United States.

Mr. Fry moved to lay the bill on the table.

The Silver bill was further considered. A motion to lay the pending section on the table which the Speaker said would be to carry the bill there was also defeated.

A substitute for the third section of the bill providing that the owners of any silver bullion may deposit the same in quantities of twenty ounces and over at any mint at its actual market value in the United

States, not exceeding par, which value shall be ascertained by and under regulations to be prescribed by the Director of the Mint, that such owner shall be entitled to receive standard silver dollars in payment therefor, and that such bullion so received shall be coined into standard dollars was rejected. The 3rd section was then agreed to. The question then recurred on the 4th section, which provides that the charges for melting and refining shall be fixed by the Director of the Mint on agreement that the charges shall be the difference between the market value of bullion and the legal tender value of the coin, was agreed to by a vote of yeas, 117, nays, 105. Without further action on the bill the House adjourned.

WASHINGTON.

WASHINGTON, May 20.—The House Judiciary Committee were to have met to-day and it was anticipated by the Democrats that the report being prepared by Chairman Knott on the Presidential veto would be submitted. A communication from that gentleman was received however to the effect that he was otherwise engaged this morning, and would not be able to attend and desired a postponement until to-morrow, when it is said by a prominent Democratic member of the committee that the report will likely be presented. A rumor however prevails that the programme has been changed and that address on the subject will be issued to the people through the Democratic Campaign Committee.

THE WAYS AND MEANS COMMITTEE.

The Ways and Means Committee have indefinitely postponed the consideration of the subject of adjournment recently referred to that committee.

MARYLAND.

BALTIMORE, May 20.—Clanning P. Redford, a young man eighteen or twenty years of age, recently a clerk in the banking and commission house of Thomas, Branch & Co., of Richmond, Va., was arrested here this morning, charged with obtaining about five hundred dollars from the Merchants' National Bank of Richmond on forged checks of his employer's firm on Friday last. Redford is held in custody, awaiting the arrival of officers from Richmond. He confesses having drawn the money.

NEW YORK.

NEW YORK, May 21.—A raid was made last night by the police on a house in Cannon street, and Chas. Green and Wm. Edwards were arrested on a charge of counterfeiting 25 and 50 cent pieces. In their rooms were found all the appliances for making counterfeit money, including stuff, moulds and other articles. The prisoners were held for trial.

MINOR DISPATCHES.

NEW YORK, May 20.—Henry Gornesley, the second officer of the steamship Robert Murray, Jr., shot himself in the head with a revolver this morning.

MAUNCH CHURCH, PA., May 20.—At the funeral of the late Judge Asa Parker to-day the ceremonies were of the simplest kind.

FOREIGN NEWS.

LONDON, May 20.—R. H. Threlfall, cotton manufacturer, of Preston, has failed; liabilities, £3,600. C. M. E. Smiz, ironmonger, of Middlesboro, has failed; liabilities, £60,000. It is thought that the recent heavy failures in the iron trade may compel one or two private works to transfer their business to larger institutions. Loly, Salhes & Co., merchants in Spanish trade, No. 10 East Cheap, E. C., have failed. W. Palak & Co., and Symons & Co., both of Rotterdam, have failed, in consequence of the failure of Africoonische Handelvereeniging. The liabilities of the latter will fall heavily on the Meiningen Bank, Donnadat Bank and the Bank of Rotterdam.

One of the Directors of Africoonische Handelvereeniging tried to commit suicide at Antwerp, but was unsuccessful. He is now under surveillance in the hospital, as it is expected his extradition will be demanded. Another Director of the same company has fled to Spain with his family. The latter, whose name is Pineoffs, was a man of great commercial and financial influence. He was a member of the first Chamber, and one of the leaders of the Liberal party.

Active preparations are already being made at Gallatin, according to the Examiner, for the entertainment of the Tennessee Press Association in that town on the 19th of June.

BASE BALLS

AND

BATS,

CROQUET,

CANES,

GAMES OF ALL KINDS.

—AT—

RAMAGE & CO.'S.

Opposite to Cowan, McClurg & Co.

Great Reduction in Stoves.

Having received a car load of

COOKING STOVES,

OF ALL KINDS, WE WILL NOW

SELL AT PRICES THAT DEFY

COMPETITION.

Remember we will not be

undersold.

HAVEY, ROLEN & CO.

Market Square.

Michael & Duncumbe.

Among the flourishing and rising institutions of our city, it gives us pleasure to mention the house of Michael & Duncumbe, whose advertisement is to be found in our columns, and who carry on an extensive, honest and reliable business in the manufacture of collars, harness, saddlery, etc., of all kinds. As to the collar making business they are not to be excelled. They put up a collar that not only does not gall the horse but actually cures a galled horse, and several instances can be cited of cures effected by them in the last few weeks. They also put up to order or otherwise, harness of all kinds and styles, and guarantee satisfaction in every respect. A fine sample of their work may be seen in a pair of harness just turned out by them for Capt. W. P. Chamberlain, and worn on his family horse. They have in the course of making now a pair which will not be surpassed in the city. In all other branches of the business, saddles, bridles, etc., etc., they are fully prepared to meet the demands of all kinds of trade. Their work is under the supervision of the very best workmen the country affords, and is entirely reliable, and just as represented. And as to prices they are remarkably low, in fact it would astonish one just to step in and get the prices on their goods. All things considered we can safely recommend Michael & Duncumbe to parties who are in need of anything in their line.

Chancery Sale of Valuable Lots in Knoxville.

No. 3307.

Jno. Baxter vs. Tennessee and Pacific Railroad Co. et al., and Webb and Taylor vs. Tennessee and Pacific Railroad Co. et al.

Bill and cross bill.

PURSUANT TO A DECREE PRONOUNCED

in the above cause at the January term,

1879, of the Chancery Court at Knoxville, Tenn.,

ON SATURDAY THE 14TH DAY OF JUNE

NEXT, AT 10 O'CLOCK A. M.,

the lot of parcel of land described in the plead-

ings, lying in the city of Knoxville, Knox County,

Tenn., and bounded as follows: Beginning at

the corner of the lot owned by the Tennessee and

Pacific Railroad Company, and running thence

with the line of said railroad, and thence with

the line of the lot owned by the Tennessee and

Pacific Railroad Company, and thence with the

line of the lot owned by the Tennessee and

Pacific Railroad Company, and thence with the

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Pacific Railroad Company, and thence with the

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Pacific Railroad Company, and thence with the

line of the lot owned by the Tennessee and

WHIG AND CHRONICLE

STEAM

JOB OFFICE

DOES ALL KINDS OF

BOOK AND JOB

PRINTING

AT THE

Lowest Prices

QUALITY OF WORK

Not To Be Excelled.

WE WILL KEEP A FULL STOCK OF

BUSINESS CARDS,

NOTE-HEADS,

LETTER-HEADS

BILL-HEADS,

VISITING CARDS,

ENVELOPES, &c.

And will furnish them as low as they

can be purchased anywhere

in the State.

ORDERS BY MAIL

PROMPTLY FILLED.

Address

Whig and Chronicle Pub. Co.

Chancery Sale of a Tract of

Land.

No. 3319.

G. F. Simpson vs. J. B. Edwards, E. A. Yost et al.

PURSUANT TO A DECREE PRONOUNCED

in the above cause at the January term,

1879, of the Chancery Court at Knoxville, Tenn.,

I will sell for cash in hand, at public auction, to

the highest bidder, in front of the court house

door in Knoxville

ON THURSDAY, THE 19TH OF JUNE NEXT

AT 11 O'CLOCK A. M.

the tract of land mentioned and described in the

pleading, lying in the 9th civil district of Knox

County, Tenn., and bounded as follows: Beginning

on a forked white oak on the west side of

Hickory Creek, thence south 45° east 72 poles to

a red oak, thence with the line north 45° east

45 poles, crossing the Hickory Creek road

near mill race and crossing on a dogwood, chestnut

and chestnut, thence with a marked line running

with the race to an elm, thence north and

conforming to a white oak, thence with the line

on the north side of Hickory Creek, running a

northeast course to a black oak on the old line,

thence to the beginning.

May 14th, 1879.

M. L. PATTERSON, C. & M.

In Chancery Court at Knoxville,

Tennessee.

No. 3323.

Solomon Cohn against N. F. Morjo and Mo-

chaney Bank.

P. TILLY CAUSE THE COMPLAINT.

Solomon Cohn, having filed his bill of com-

plaint upon oath in the Chancery Court at

Knoxville, Tenn., and to me directed, I

directed, that the said N. F. Morjo is justly

indebted to him, and is a non-resident of Ten-

nessee, and having obtained by the order and

flat of the Hon. W. B. Staley, Chancellor origi-

nally, and having obtained the estate of said

Morjo's returnable to the June term, 1879, of

said court, and the same having been levied on

a property of said N. F. Morjo, it is ordered

by the Clerk and Master that the said N. F.

Morjo, do appear in person, or by counsel, at

the Chancery Court at the court house in Knoxville,

Tennessee, on the 1st Monday in June next, and

make defence to the cause set for hearing ex

parte. This notice will be published in the

Knoxville Whig and Chronicle for four con-

secutive weeks, This 2nd day of April, 1879.

A true copy taken

April 2nd, 1879.

M. L. PATTERSON, C. & M.

Sheriff's Sale.

BY VIRTUE OF AN ORDER OF SALE

No. 3324, in the case of P. Staub et al., vs.

A. G. Scott et al., issued by the Clerk of the

Circuit Court of Knox County in the city of

Knoxville, Tenn., and to me directed, I

COFFIN, WILSON & CO.,

Wholesale Grocers

Corner Gay and Reservoir Streets,

Keep the Largest Stock of

STAPLE AND FANCY

GROCERIES,

KEPT IN

EAST TENNESSEE,

AND

Allow no one to Undersell Them.

SOLE AGENTS FOR

HAZARD RIFLE AND BLASTING POWDER.

GREAT CHANGE

IN BUSINESS.

The oldest CLOTHING HOUSE in town has dissolved and

N. STERN

Keeps the business at the OLD STAND. The large stock of

CLOTHING

—AND—

Gents' Furnishing Goods

Will and must be sold in 60 DAYS far below cost for cash. My stock